1482 INDEX.

APPEALS AND ERROR—Continued.	ART.	SEC.	PAGE
Remanding of cases without affirmance or reversal	5	36	30
Court of appeals to express reasons for	Ü	00	00
such remanding	5	36	30
Proceedings thereafter	5	36	<b>3</b> 0
GENERAL PROVISIONS AS TO APPEALS FROM COURTS OF LAW AND EQUITY			
How clerk of lower court shall make up transcript of record	5	37	31
to first term after receipt of transcript.  Dismissal of appeal for failure to transmit record in time, only to be ordered		37	32
when such failure is shown to be the fault of the clerk or the appellee	5	38	32
Lower court may strike out appeal when	U	36	02
record not sent up in time	5	39	32
of cross-appeals	5	40	3.2
On second appeal, only proceedings sub- sequent to first appeal to be trans-			
mitted	5	4 L	33
What classes of cases shall stand for special hearing at first term	5	42	38
State cases to be heard at first term	5	43	33
Writ of diminution to contain specifica- tion of what has been omitted from	-		
record	5	44	34
Writ not to delay trial of cause Clerk of court below shall send up the	5	45	34
omitted portions of the record	5	46	34
Cost of records	5	47	34
Cost of briefs	5	48	35
Cost of printed arguments, Original papers may be ordered to be pro-	5	49	35
duced	5	50	36
APPEAL BONDS			
Stay of execution pending appeal, condi-			
tion of bond	5	51	36
delay	5	52	37
Filing of approved appeal bond shall stay execution	5	53	37
Sheriff to suspend further proceedings on	_		-
execution	5	<b>5</b> 3	37